

**CONTRACT BETWEEN THE CITY OF GLENDALE, ARIZONA
AND
THE ARIZONA HUMANE SOCIETY
FOR VETERINARY AND SHELTER SERVICES FOR INJURED OR ABANDONED ANIMALS**

This Contract is entered into as of this 22 day of March, 2016, between the City of Glendale, an Arizona municipal corporation (the "City"), and The Arizona Humane Society, an Arizona non-profit corporation (the "Contractor"), collectively, the "Parties." City and Contractor agree as follows:

1. Scope of Services. Contractor will perform the following services:

- A. Sick and Injured Animals – Contractor will respond to the scene of any Glendale Police or Glendale resident initiated call to rescue, treat and kennel a sick or injured stray animal. Typical response time shall be within one (1) hour. The City will have no exposure to costs incurred by Contractor related to these types of calls. Animal ambulance services will be available to the City seven days a week (Monday through Sunday) from 8:00 A.M. to 7:00 P.M. depending on call volume and staffing. For calls that come in outside these operating times, the Glendale Police Officer or Glendale resident placing the call will be directed to contact an Emergency Animal Clinic (EAC) where the animal will be temporarily transferred and then be retrieved by Contractor the following day during normal operating hours. City confirms that the EAC clinic will not charge the City or Contractor for EAC's temporary sheltering service. Contractor will use reasonable efforts (but without obligation to incur any costs or liability) to seek to have the animal's owner reimburse Contractor for any medical and kennel charges but in no event will the City be asked to reimburse for injured or sick animal care as described in this Section 1(A) beyond the annual payment noted at Section 4 below.
- B. Animal Cruelty Investigations – For animals justifiably (as reasonably determined by Contractor) seized by Glendale Police, Contractor will provide animal cruelty investigation services for the first 45 days of custody as described below:
- Staff response to scene
 - Investigations
 - Transportation
 - Necropsy services
 - Board and feed (provided however, that notwithstanding anything in this Contract to the contrary, Contractor shall not be obligated to house any animal if it determines that it does not have space to house such animal)
 - Veterinary care up to \$1,500 per week, based on the applicable "cost of care" rates shown on Schedule 1 attached hereto as **Exhibit A** and incorporated herein (the "Rate Schedule"). Any veterinary care beyond \$1,500 per week will require separate approval notification and approval by the City, and if City's approval is not given, then Contractor shall not be obligated to provide such care.
 - Testimony up to 20 hours per month, and anything above 20 hours per month will be paid to Contractor by the City at \$50 per hour.
 - Education and training services to Glendale Police Officers as determined by Contractor, upon request by Glendale Police

For any animal housed beyond 45 days, Contractor will bill the City, and the City will pay Contractor, at a rate of \$50 per day per animal. Contractor reserves the right to seek cost of care and/or restitution from the owner through the civil and criminal court process via the City of Glendale prosecutor for the costs incurred in the first 45 days of seizure.

Contractor will take a lead role in coordinating animal cruelty investigations to include receiving animal cruelty calls from Glendale Police or residents of Glendale, responding to animal cruelty calls from Glendale Police or the public, managing on-scene investigations, and securing/sheltering (if necessary) and treating the animal. Contractor will refer cases to the Glendale Police for those cases requiring seizure and/or prosecution.

C. Welfare Seizures – Contractor will respond to calls from Glendale Police or residents where animals are in distress such as:

- Left in hot vehicles – Contractor will request Glendale Police for assistance on these types of calls as Contractor officers are not able to enter a locked vehicle.
- Left within homes/backyards and apartments where animal does not have access to food, water or shade. Contractor will handle this call as an animal cruelty investigation and will work with the owner to educate and will provide food and water. If the animal is in dire need, Contractor will request that the animal be seized by Glendale Police for its health/welfare.
- Clear abandonment where animal is left tied to an object. Contractor will respond to these calls but if the animal is completely healthy the animal may be transferred to Maricopa County Animal Care and Control to be held for the stray wait period.
- Animal becomes abandoned as a result of a deceased owner with no kin to provide care. Contractor will ask the Glendale Police to seize the animal so that if no next of kin is found there would be an outlet for the animal.
- Owner is arrested and no kin is available to care for animals. Contractor will ask the Glendale Police to seize the animal to provide an outlet should the owner not attempt to claim the animal.

D. Hoarding Situations – Contractor will respond to Glendale Police authorized calls and citizen initiated calls where residents demonstrate animal hoarding behavior. Contractor will secure, transport, and treat any animals rescued; provided, however, that Contractor shall not be obligated to house or transport any animal if it deems it does not have space to house such animal, and further provided that for any animal housed beyond 45 days, Contractor will bill the City of Glendale, and the City will pay Contractor, at a rate of \$50 per day per animal.

E. Voluntary Surrender – Contractor will accept voluntary animal surrender from Glendale residents provided owner transports animal to Contractor shelter.

2. Clarification of Services Not Offered by Contractor. The City understands that Contractor will not provide, and is not required to provide, services related to any calls from Glendale Police or Glendale residents that deal with collection of stray animals, vicious or nuisance animals, bite investigations, and dangerous/threatening animal calls.

3. **Usage of Emergency Animal Clinics.** During the those times when Contractor is not available to respond, the City can transport any sick/injured stray to the closest available Emergency Animal Clinic (EAC) for stabilizing treatment until Contractor can arrive the following day to pick up the animal. The following is a list of approved EAC's:

<u>EAC is Located</u>	<u>Address of EAC</u>	<u>Phone Number of EAC</u>
Chandler (First Regional)	1233 West Warner (Alma School/Warner)	480-857-0451
Mesa (First Emergency)	1423 South Higley (Higley/North of 60)	480-924-1123
Gilbert	86 West Juniper (Gilbert/Guadalupe)	480-497-0222
Scottsdale	22595 North Scottsdale Road (Scottsdale Rd/Williams)	480-949-8001
Phoenix	2260 West Glendale (Glendale/I-17)	602-995-3757
Peoria	9875 West Peoria (Peoria/98 th Avenue)	623-974-1520
Phoenix (North Valley Regional)	520 West Union Hills (7 th Avenue/Union Hills)	623-849-0700
Avondale	13034 West Rancho Santa Fe (Dysart/I-10)	623-385-4555

4. **Compensation.** City shall pay Contractor a minimum contract price of \$75,000 annually for the services. The contract price for FY16 will be pro-rated. Payment of the contract price shall be made within 30 days of receipt of an invoice, after the Parties' execution of this Contract and, if renewed in accordance Section 6 below, again within 30 days of receipt of an invoice, after the commencement of each subsequent term thereafter.
5. **Modification.** This Contract may be modified only by a written amendment, addendum or change order signed by persons authorized to enter into contracts on behalf of City and Contractor.
6. **Term of Agreement.** This Contract shall be effective as of the date set forth above and shall remain in full force and effect for a term of one (1) year with the option to renew for four (4) additional years in annual increments upon agreement of both parties.
7. **Applicable Law.** This contract shall be governed by State of Arizona law and suits pertaining to this Contract may only be brought in courts located in Maricopa County, Arizona.
8. **Commencement of Work.** Contractor is cautioned not to commence any work or provide any materials or services under the Contract until and unless Contractor receives a purchase order, Notice to Proceed, or is otherwise directed in writing to do so by the City.
9. **Confidentiality of Records.** The Contractor shall establish and maintain commercially reasonable procedures and controls for the purpose of assuring that no information contained in its records or obtained from the City or from others in carrying out its functions under the Contract shall be used by or disclosed by it, its agents, officers, or employees, except as required

to efficiently perform duties under the Contract. Persons requesting such information should be referred to the City. Contractor also agrees that any information pertaining to services provided to or for individual persons under this Contract shall not be divulged other than to employees or officers of Contractor as needed for the performance of duties under the Contract, unless otherwise agreed to in writing by the City.

10. Dispute Resolution. This Contract is subject to arbitration to the extent required by law. If arbitration is not required by law, the City and the Contractor agree to negotiate with each other in good faith to resolve any disputes arising out of the contract. In the event of any legal action or proceeding arising out of this Contract, the prevailing party shall be entitled to recover its reasonable attorneys' fees and costs incurred with said fees and costs to be included in any judgment rendered.
11. Billing. All invoices submitted by Contractor for the City's review and approval shall be in itemized form to identify the specific item(s) being billed. Items must be identified by the name, model number, and/or serial number most applicable. Any purchase/delivery order issued by the City shall refer to the Contract number. Separate invoices are required on individual contracts or purchase orders. Only invoices with items resulting from this Contract will be accepted for review and approval by the City.
12. Events of Default and Termination.
 - A. The occurrence of any or more of the following events shall constitute a material breach of and default under Contract if not cured within 30 days after Contractor receives written notice thereof from the City. The City reserves the right to terminate the whole or any part of the Contract due to Contractor's failure to fully comply with any term or condition herein if not cured within thirty (30) days after Contractor receives written notice thereof from City.
 - (i) Any failure by Contractor to pay funds or furnish materials, services and/or goods that fail to conform to any requirement of this Contract or provide personnel that do not meet Contract requirements;
 - (ii) Any failure by Contractor to observe, perform or undertake any provision, covenant or condition of this Contract to be observed or performed by Contractor herein, including but not limited to failing to submit any report required herein;
 - (iii) Any failure to make progress in the performance required pursuant to the Contract and/or gives the City cause to reasonably believe that Contractor cannot or will not perform to the requirements of the Contract; or,
 - (iv) Any failure of Contractor to commence construction, work or services within the time specified herein, and to diligently undertake Contractor's work to completion.
 - B. Upon and during the continuance of an event of default, the City, at its option and in addition to any other remedies available by law or in equity, upon notice to Contractor, may do the following:
 - (i) Terminate the Contract; and/or

- (ii) Pursue and/or reserve any and all rights for claims to damages for breach or default of the Contract, including reasonable attorneys' fees and costs. City hereby waives all incidental, consequential and punitive damages.
 - C. The exercise of any one of the City's remedies as set forth herein shall not preclude subsequent or concurrent exercise of further or additional remedies. In addition, the city shall be entitled to terminate this Contract in its discretion at any time upon 30 days' written notice to Contractor, but only upon payment to Contractor of all amounts due under this Contract. The city may terminate this Contract for default, non-performance, breach or convenience, or pursuant to A.R.S. § 38-511, or abandon any portion of the project for which services have not been fully and/or properly performed by the Contractor.
 - D. Termination shall be commenced by delivery of written notice to Contractor by the City personally or by certified mail, return receipt requested. Upon notice of termination, Contractor shall immediately stop all work, services and/or shipment of goods hereunder and cause its suppliers and/or subcontractors to cease work pursuant to the Contract. Contractor shall not be paid for work or services performed or costs incurred after receipt of notice of termination, nor for any costs incurred that Contractor could reasonably have avoided.
 - E. The City, in its sole discretion, may terminate or reduce the scope of this Contract if available funding is reduced for any reason, but only upon 30 days' written notice to Contractor, and only upon payment to Contractor of all amounts due under this Contract.
 - F. City's failure to pay any amounts due hereunder to Contractor when due shall constitute a material breach of and default under the Contract if not corrected within 30 days after City receives written notice from Contractor. Upon and during the continuance of an event of default, Contractor, at its option and in addition to any other remedies available by law or in equity, upon notice to the City, may without further notice or demand of any kind to Contractor, may do the following:
 - (i) Terminate the Contract; and/or
 - (ii) Pursue and/or reserve any and all rights for claims to damages for breach or default of the Contract, including reasonable attorneys' fees and costs. Contractor hereby waives all incidental, consequential and punitive damages.
13. Termination for Convenience. The City at its sole discretion may terminate this Contract for convenience with thirty (30) days advance written notice to Contractor. Contractor shall be reimbursed for all appropriate costs as provided for within the contract up to the termination date specified. Contractor, at its sole discretion, may terminate this Contract for convenience with thirty (30) days advance written notice to the City.
14. Indemnification. To the fullest extent permitted by law, the Contractor shall defend, indemnify and hold harmless the City, its agents, officer, official, and employees from and against all claims, damages, losses and expenses (including but not limited to attorney's fees, court costs, and the costs of appellate proceedings) to the extent arising out of, or alleged to have resulted, the acts, errors, mistakes, omissions, work, services, or professional services of the Contractor, its agents and employees in the performance of this Contract. Contractor's duty to hold harmless

and indemnify, defend and hold harmless the City, its agents, officers, officials and employees shall arise only in connection with any claim for damage, loss or expenses that is attributable to bodily injury, sickness, disease, death, or injury to, impairment, or destruction of any person or property, including loss of use resulting from, caused by any acts, errors, mistakes, omissions, work, services, or professional services in the performance of this Contract by Contractor or any employee or agent of the Contractor. The amount and type of insurance coverage requirement set forth herein will in no way be construed as limiting the scope of indemnity in this paragraph. This provision shall survive the term of this Contract.

15. Licenses and Permits. Contractor shall maintain in current status all federal, state and local licenses and permits required for the operation of the business conducted by the Contractor, at its sole expense.
16. No Assignment. No right or interest in this Contract shall be assigned by either party and no delegation of any duty of Contractor shall be made without prior written permission of the City.
17. Notices. All notices, requests, demands, consents, approvals, and other communications which may or are required to be served or given hereunder (for the purposes of this provision collectively called "Notices"), shall be in writing and shall be hand delivered or sent by registered or certified United States mail, return receipt requested, postage prepaid, addressed to the party or parties to receive such notice as follows:

City of Glendale Police Department
Attn: Chief of Police
6835 North 57th Drive
Glendale, Arizona 85301

The Arizona Humane Society
Attn: Michelle Giesen
1521 West Dobbins Road
Phoenix, Arizona 85041

Or such other address as either party may from time to time furnish in writing to the other by notice hereunder.

18. No Waiver. No breach of default hereunder shall be deemed to have been waived by either party, except by written instrument to that effect signed by an authorized agent of such party. No waiver of any such breach or default shall operate as a waiver of any other succeeding or preceding breach or default or as a waiver of that breach or default after demand by such party for strict performance of this Contract. Acceptance of partial or delinquent payments or performance shall not constitute the waiver of any right of either party.
19. Records. Pursuant to provisions of Title 35, Chapter 1, Article 6 Arizona Revised Statutes §§ 35-214 and 36-215, Contractor shall retain, and shall contractually require each subcontractor to retain, all books, accounts, reports, files and other records relating to the acquisition and performance of the Contract for a period of five (5) years after the completion of the Contract. All such documents shall be subject to inspection and audit at reasonable times. Upon request, a legible copy of any or all such documents shall be produced at the offices of the City Attorney or City Procurement Office.

20. Insurance.

- A. Insurance Required. Prior to commencing services under this Contract, Contractor shall procure and maintain for the duration of the Contract insurance against claims for injuries (including death) to persons and damages to property, which may arise from or in connection with the performance of the work hereunder by the contractor, its agents, representatives, employees, subcontractors, or sub-subcontractors. For Offerors with self-insurance, proof of self-insurance with minimum limits expressed below must be submitted on proper forms for evaluation prior to award of Contract.

A Contract Award Notice or Purchase Order will not be issued to a Vendor until receipt of all required insurance documents by the City Procurement Office with such documents meeting all requirements herein. In addition, before any Contract renewal, all required insurance must be in force and on file with the City Procurement Office. Contractor must submit required insurance within ten (10) calendar days after request by the City Procurement Office or the award may be rescinded and another Vendor selected for award.

- B. Minimum Limits of Coverage. Without limiting any obligations or liabilities, the Contractor, at its sole expense, shall purchase and maintain the minimum insurance specified below with companies duly licensed or otherwise approved by the State of Arizona, Department of Insurance and with forms satisfactory to the City. Each insurer shall have a current A.M. Best Company, Inc., rating of not less than A-VII. Use of alternative insurers requires prior approval from the City.

- (i) Minimum Limits of Insurance. Contractor shall maintain limits no less than:

(a) Commercial General Liability

Commercial general liability insurance limit of not less than \$1,000,000 for each occurrence, with a \$2,000,000 general aggregate limit. The general aggregate limit shall apply separately to the services under this Contract or the general aggregate shall be twice the required per occurrence limit. The policy shall be primary and include coverage for bodily injury, property damage, personal injury, products, completed operations, and blanket contractual coverage, including but not limited to the liability assumed under the indemnification provisions of this Contract which coverage will be at least as broad as insurance service officer policy form CG2010 11/85 edition or any replacement thereof.

In the event the general liability policy is written on a "claims made" basis, coverage shall extend for two (2) years past completion and acceptance of the services as evidenced by annual certificates of insurance.

Such policy shall contain a "severability of interest" provision.

(b) Worker's Compensation

The Contractor shall carry worker's compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction of Contractor employees engaged in the performance of services; and employer's liability insurance of not less than \$100,000 for each accident, \$100,000 disease for each employee and \$500,000 disease policy limit.

In case services are subcontracted, the Contractor will require the subcontractor to provide worker's compensation and employer's liability to at least the same extent as provided by Contractor.

(c) Automobile Liability

Commercial business automobile liability insurance with a combined single life or bodily injury and property damages of not less than \$1,000,000 per accident regarding any owned, hired, and non-owned vehicles assigned to or used in performance of the Contractor services. Coverage will be at least as broad as coverage Code 1 "any auto." Insurance Service Office policy form CA00001 Y87 or any replacements thereof. Such coverage shall include coverage for loading and unloading hazards.

- C. Additional Insured. The insurance coverage, except for workers compensation and professional liability coverage, required by this Contract, shall name the city, its agents, representatives, directors, officials, employees, and officers, as additional insureds, and shall specify that insurance afforded the Contractor shall be primary insurance. This provision and the naming of the City as an additional insured shall in no way be construed as giving rise to responsibility or liability of the City for applicable deductible amounts under such policy(s).
- D. Coverage Term. All insurance required herein shall be maintained in full force and effect until all work service required to be performed under the terms of the Contract is satisfactorily completed and formally accepted by the City. Failure to do so shall constitute a material breach of this Contract.
- E. Primary Coverage. Contractor's insurance shall be primary insurance to the City, and any insurance or self-insurance maintained by the City shall not contribute to it.
- F. Claim Reporting. Any failure to comply with the claim reporting provisions of the policies or any breach of a policy warranty shall not affect coverage afforded under the policy to protect the City.
- G. Waiver. The policies, including workers' compensation, shall contain a waiver of transfer rights of recovery (subrogation) against the City, its agents, representatives, directors, officers, and employees for any claims arising out of the work or services of the Contractor.
- H. Deductible/Retention. The policies may provide coverage which contain deductibles or self-insured retentions. Such deductible and/or self-insured retentions shall be disclosed

by the Contractor and shall not be applicable with respect to the coverages provided to the City under such policies. Contractor shall be solely responsible for deductible and/or self-insurance retention and the City, at its option, may require Contractor to secure the payment of such deductible or self-insured retentions by a surety bond or an irrevocable and unconditional letter of credit.

- I. Certificates of Insurance. Prior to commencing work or services under this Contract, Contractor shall furnish the City with certificates of insurance, or formal endorsements as required by the Contract, issued by the Contractor's insurer(s), as evidence that policies providing the required coverages, conditions, and limits required by this Contract are in full force and effect. Such certificates shall identify this Contract number or name and shall provide for not less than thirty (30) days advance notice of cancellation, termination, or material alteration. Such certificates shall be sent directly to: Contract Administer, City of Glendale Police Department, 6835 North 57th Drive, Glendale, Arizona 85301.
- J. Copies of Policies. The City reserves the right to request and to receive, within ten (10) working days, certified copies of any or all of the above policies and/or endorsements. The city shall not be obligated, however, to review same or to advise Contractor of any deficiencies in such policies and endorsements, and such receipt shall not relieve Contractor from, or be deemed a waiver of, the City's right to insist on strict fulfillment of Contractor's obligations under this Contract.

- 21. Cancellation. This Agreement may be cancelled pursuant to A.R.S. § 38-511.
- 22. E-verify. Contractor complies with A.R.S. § 23-214 and agrees to comply with the requirements of A.R.S. § 41-4401.
- 23. Non-discrimination. Contractor must not discriminate against any employee or applicant for employment on the basis race, color, religion, sex, national origin, age, marital status, sexual orientation, gender identity or expression, genetic characteristics, familial status, U.S. military veteran status or any disability. Contractor will require any Sub-contractor to be bound to the same requirements as stated within this section. Contractor, and on behalf of any subcontractors, warrants compliance with this section.
- 24. Entire Agreement. This Agreement represents the parties' entire Agreement. There are no other promises, terms, conditions or obligations, and this Agreement shall supersede all previous communications, representations or agreements, either verbal or written.

[SIGNATURES APPEAR ON THE FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date and year set forth above.

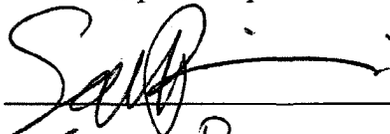
"City"

City of Glendale, an Arizona
municipal corporation

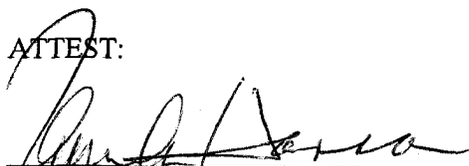
By: 
Kevin R. Phelps
City Manager

"Contractor"

The Arizona Humane Society
an Arizona non-profit corporation

By: 
Name: SCOTT PISANI
Title: VP, FIELD AND MEDICAL OPERATIONS

ATTEST:


Pamela Hanna (SEAL)
City Clerk

APPROVED AS TO FORM:

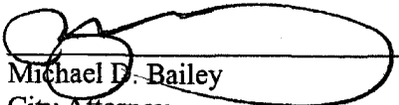

Michael D. Bailey
City Attorney

EXHIBIT A

Item	Qty.	Amount	Total	Item	Qty.	Amount	
Emergency Charges				Surgery Charges			
Emergency Field Office		\$ 100.00	\$ -	Amputation		\$ 800.00	
Emergency Vet Exam		\$ 100.00	\$ -	Aural Hematoma		\$ 400.00	
Medical Treatment Charges				Biopsy w/ Histopathology		\$ 160.00	
Abcess Treatment		\$ 80.00	\$ -	Cheery eye repair (1)		\$ 300.00	
Bandages		\$ 40.00	\$ -	Cystotomy Minor		\$ 300.00	
Splints		\$ 100.00	\$ -	Cystotomy Major		\$ 400.00	
Cipi/Clean		\$ 60.00	\$ -	Entropion per eye		\$ 300.00	
Urinary Catheter		\$ 60.00	\$ -	Exploratory Minor		\$ 600.00	
Rx		\$ 60.00	\$ -	Exploratory Major		\$ 900.00	
Vectra (lick treatment)		\$ 60.00	\$ -	Eye Enucleation		\$ 600.00	
Stimmarlect (eye)		\$ 35.00	\$ -	Forensic Charges			
Fluid Therapy Charges				Femoral Head Osteotomy		\$ 800.00	
IV Catheter		\$ 40.00	\$ -	Fracture Repair Minor		\$ 600.00	
SQ Fluids		\$ 60.00	\$ -	Fracture Repair Mod		\$ 800.00	
IV Fluids / Initial		\$ 60.00	\$ -	Fracture Repair Major		\$ 1,000.00	
IV Fluids / Additional		\$ 40.00	\$ -	Mass Removal Simple		\$ 200.00	
Infusion Pump		\$ 40.00	\$ -	Mass Removal Moderate		\$ 300.00	
Injection Charge				Mass Removal Complex		\$ 340.00	
Injection / Any		\$ 40.00	\$ -	Mass Removal		\$ -	
Bath Charges				Complex with Histopathology		\$ 500.00	
Line Sulfur		\$ 60.00	\$ -	Knee Surgery Minor		\$ 600.00	
Emergency Groom		\$ 75.00	\$ -	Knee Surgery Major		\$ 800.00	
Mitaban		\$ 60.00	\$ -	Laceration repair minor		\$ 160.00	
Laboratory Charges				Laceration repair major		\$ 320.00	
Fecal		\$ 50.00	\$ -	Pyometra		\$ 600.00	
Urinalysis		\$ 40.00	\$ -	Intestinal Surgery Mod		\$ 650.00	
Skin Scrape		\$ 40.00	\$ -	Intestinal Surgery Major		\$ 850.00	
DTM		\$ 40.00	\$ -	Other Surgery -		\$ -	
CBC / In-house		\$ 40.00	\$ -	Other Surgery -		\$ -	
Fel.V Snap		\$ 35.00	\$ -	Other Surgery -		\$ -	
Fel.V / FIV Snap		\$ 35.00	\$ -	Animal Rescue Service Charges			
Parvo Snap		\$ 35.00	\$ -	Emergency Transportation		\$ 100.00	
Laboratory Panel -- #929		\$ 180.00	\$ -	Untangle or extract an animal		\$ 100.00	
Laboratory Panel		\$ 180.00	\$ -	Additional Services			
Histopathology		\$ 180.00	\$ -	Boarding, feed, water		\$ 50.00	
Radiology Charges				Feed/water in place prior to seize		\$ 75.00	
Radiograph each view		\$ 60.00	\$ -	@ per day fee		\$ -	
Barium Series		\$ 300.00	\$ -	Adoption Fees (if animal is able to be adopted)			
Ultrasound		\$ 300.00	\$ -	Canine Neuter -- per weight		\$ -	
Hospitalization Charges				2-30 lbs -- 60.00		\$ 60.00	
Hospitalization / per day		\$ 55.00	\$ -	31-55 lbs -- 71.00		\$ 71.00	
Vaccination Charges				56-75 lbs -- 81.00		\$ 81.00	
DA2PPV		\$ 36.00	\$ -	76-95 lbs -- 91.00		\$ 91.00	
Bordetella		\$ 36.00	\$ -	Canine Spay -- per weight		\$ -	
FVRCP		\$ 36.00	\$ -	2-30 lbs -- 72.00		\$ 72.00	
Rabies		\$ 36.00	\$ -	31-55 lbs -- 82.00		\$ 82.00	
Anesthesia/Monitoring Charges				56-75 lbs -- 92.00		\$ 92.00	
Pre Anesthesia (per day)		\$ 40.00	\$ -	76-95 lbs -- 102.00		\$ 102.00	
Anesthesia BMV		\$ 60.00	\$ -				
Anesthesia Inhalation /tr		\$ 60.00	\$ -				
Pulse Ox		\$ 25.00	\$ -				
Blood pressure		\$ 25.00	\$ -				